

EXHIBIT 20

1
2
3
4
5
6
7 PSARA ENERGY, LTD.,
8 Plaintiff,
9 v.
10
11 SPACE SHIPPING, LTD., et al.,
Defendants.

Case No. [20-cv-04102-WHO](#)

ORDER TRANSFERRING CASE

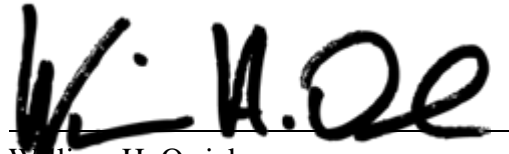
12
13 This action was filed by plaintiff Psara Energy, Ltd. (“Psara”) for the attachment and
14 garnishment of M/T ADVANTAGE SPRING, a vessel owned by defendants docked in this
15 District. On June 26, 2020, I denied defendants Advantage Spring Shipping, LLC, Advantage
16 Tankers, LLC, and Fleetscape Spring, LLC’s (the “Advantage Defendants”) motion to vacate the
17 order of maritime attachment. Dkt. No. 24. I ordered that “upon the posting of \$4,325,000 in . . .
18 substitute security, the attachment of the M/T ADVANTAGE SPRING shall then be released,”
19 and “[a]s soon as the substitute security amount is posted, this case will be transferred to the
20 Eastern District of Texas, where parties can properly litigate the security amount.” *Id.* A special
21 release bond has now been posted, and Psara has filed a notice of release of the vessel. Dkt. Nos.
22 38, 39.

23 Psara filed identical claims in the Eastern District of Texas for the attachment of another
24 vessel owned by defendants – the M/T ADVANTAGE ARROW. *See Psara Energy, Ltd. v. Space*
25 *Shipping, Ltd., et al.*, Eastern District of Texas, Civil Action No. 1:18-cv-00178-MAC-ZJH.
26 Given that the district court in the Eastern District of Texas has made substantial progress and
27 findings, the interests of justice and convenience of all parties involved permit transfer of this
28 action to the Eastern District of Texas.

1 Pursuant to 28 U.S.C. § 1404(a), this case is HEREBY TRANSFERRED to the Eastern
2 District of Texas, Beaumont Division.

3 **IT IS SO ORDERED.**

4 Dated: July 6, 2020

5 
6 William H. Orrick
7 United States District Judge